

Secretary of State Madeleine Albright requesting information on the Administration's position in light of the resolution of the voting dispute. At a hearing of the Foreign Operations Subcommittee on April 14, 2000, I further inquired of Secretary Albright about the progress the Administration was making on this matter.

With the voting rights issue resolved, President Clinton transmitted Treaty Document 106-41, the Protocol Relating to the Madrid Agreement to the Senate for ratification on September 5, 2000. United States membership in the Protocol would greatly enhance the ability of any U.S. business, whether large and small, to protect its trademarks in other countries more quickly, cheaply and easily. That, in turn, will make it easier for American businesses to enter foreign markets and to protect their trademarks in those markets.

Senators HELMS and BIDEN moved promptly to hold a hearing in the Foreign Relations Committee on September 13, 2000 to consider the Protocol, and I commend them for acting quickly so this treaty may be considered by the full Senate before we adjourn. Members on both sides of the aisle have worked together successfully and productively in the past on intellectual property matters, and I am pleased to see these efforts again with the Protocol and implementing legislation.

Passage of S. 671 would help to ensure timely accession to and implementation of the Madrid Protocol, and it will send a clear signal to the international community, U.S. businesses, and trademark owners that Congress is serious about our Nation becoming part of a low-cost, efficient system to promote the international registration of marks.

The Madrid Protocol Implementation Act is part of my ongoing effort to update American intellectual property law to ensure that it serves to advance and protect American interests both here and abroad. The Protocol would help American businesses, and especially small and medium-sized companies, protect their trademarks as they expand into international markets. Specifically, this legislation will conform American trademark application procedures to the terms of the Protocol in anticipation of the U.S.'s eventual ratification of the treaty. Ratification by the United States of this treaty would help create a "one stop" international trademark registration process, which would be an enormous benefit for American businesses.

S. 671 makes no substantive change in American trademark law but sets up new procedures for trademark applicants who want to obtain international trademark protection. This bill would ease the trademark registration burden on small and medium-sized businesses by enabling businesses to obtain trade-

mark protection in all signatory countries with a single trademark application filed with the Patent and Trademark Office. Currently, in order for American companies to protect their trademarks abroad, they must register their trademarks in each and every country in which protection is sought. Registering in multiple countries is a time-consuming, complicated and expensive process—a process which places a disproportionate burden on smaller American companies seeking international trademark protection. The practical benefits of the Madrid Protocol system will be to provide small and medium-sized U.S. businesses with faster, cheaper and easier protection for their trademarks.

I again urge the Senate to promptly consider and send to the President the Madrid Protocol Implementation Act.

REAUTHORIZATION OF THE VIOLENCE AGAINST WOMEN ACT

Mr. HARKIN. Mr. President, I would like to take a moment to talk about an important issue—the critical need for Congress to reauthorize the Violence Against Women Act or VAWA. It has strong bipartisan support and it should be passed before the end of this session.

I was a proud cosponsor of this bill when it passed in 1994 and I am an original cosponsor of the reauthorization bill. This is a law that has helped hundreds of thousands of women and children in Iowa and across the nation. It has directed millions of federal dollars in grants to local law enforcement, prosecution and victim services.

Iowa has received more than \$8 million in grants through VAWA. These grants fund the Iowa Domestic Violence Hotline. They help keep the doors open at domestic violence shelters, like the Family Violence Center in Des Moines.

VAWA grants to Iowa have provided services to more than 2,000 sexual assault victims just this year. And more than 20,559 Iowa students this year have received information about rape prevention through this federal funding.

The numbers show that VAWA is working. A recent Justice report found that intimate partner violence against women decreased by 21 percent from 1993 to 1998. This is strong evidence that state and community efforts are working.

But VAWA must be reauthorized to allow these efforts to continue without having to worry that this funding will be lost from year to year.

Congress should not turn its back on America's women and children. Reauthorization should be a priority. So, I urge my colleagues and the leadership to pass this legislation this session.

VICTIMS OF GUN VIOLENCE

Mr. WELLSTONE. Mr. President, it has been more than a year since the

Columbine tragedy, but still this Republican Congress refuses to act on sensible gun legislation.

Since Columbine, thousands of Americans have been killed by gunfire. Until we act, Democrats in the Senate will read the names of some of those who have lost their lives to gun violence in the past year, and we will continue to do so every day that the Senate is in session.

In the name of those who died, we will continue this fight. Following are the names of some of the people who were killed by gunfire one year ago today.

September 19, 2000:

Angel Avila, 17, El Paso, TX; Patrick Codada, 21, Miami, FL; Hugo Contreras, 19, Houston, TX; Jose C. Diaz, 35, Chicago, IL; Alfred Harth, 26, Kansas City, MO; Pedro Hernandez, 23, Chicago, IL; Michael Jones, 18, Baltimore, MD; Michael K. Mills, 17, Chicago, IL; Guadalupe Munoz, 25, Houston, TX; Mario Cardenas Rivera, 18, Minneapolis, MN; Enrique Ortiz Suarez, 12, Minneapolis, MN; Ivory Williams, 18, Detroit, MI; Victor Williams, 17, Detroit, MI; Unidentified Male, 79, Portland, OR; Unidentified Female, 26, Norfolk, VA.

Following are the names of some of the people who were killed by gunfire one year ago yesterday.

September 18, 2000:

Carlos Barrera, 28, Dallas, TX; James D. Bivens, 30, Chicago, IL; Layuvette Daniels, 24, Atlanta, GA; Dedrick Jennings, 21, Memphis, TN; Julian Johnson, 17, Atlanta, GA; Aryn Noormuhammed, 25, Houston, TX; Brogdan Patlakh, 24, Philadelphia, PA; Cassiaus Stuckey, 35, Miami, FL; Rad I. Webster, 27, New Orleans, LA; Darel Whitman, 27, Dallas, TX; Joshua Young, 26, Detroit, MI; Unidentified Male, 48, Long Beach, CA.

One victim of gun violence I mentioned, 17-year-old Julian Johnson from Atlanta, was a popular student and football star from Douglass High School in Atlanta. One year ago yesterday, Julian was shot and killed in a drive-by shooting after a football game victory.

We cannot sit back and allow such senseless gun violence to continue. The deaths of these people are a reminder to all of us that we need to enact sensible gun legislation now.

20TH ANNIVERSARY OF THE REGULATORY FLEXIBILITY ACT

Mr. KERRY. Mr. President, I speak today to make note of the anniversary of the signing into law of the Regulatory Flexibility Act. Twenty years ago today, the Reg Flex Act, as it is better known, was signed into law after its passage by the 96th Congress. This historic piece of legislation explicitly recognized the importance of small businesses to the economy and their